

## ACCUSE BISHOP OF LYING ABOUT RECTOR IRVINE

Criminal Libel and Malicious Falshood Among Charges Against Talbot, Who Unraveled Priest at Huntingdon.

SCANDAL MUST NOW BE FULLY INVESTIGATED.

Fourteen Names, Including Those of Two Well-Known Laymen in This City, Are Signed to the Presentment.

Acting for the Protestant Episcopal Church, Herbert Noble, senior counsel for the presentment, has made public the charges against the Right Rev. Ethelbert Talbot, Bishop of Central Pennsylvania.

The bishop is charged with crime, immorality, lying, falsification, circulation of an untrue, malicious and defamatory report, breach of ordination and consecration vows and conduct unbecoming a bishop.

Mr. Noble admits that the alleged conspiracy between Talbot and Mrs. Elliott to unfrock the Rev. Dr. Irvine has got far beyond him, and while the exposure will now stop in a question, Ministers and laymen alike agree that only a thorough threshing of the case and publicity can purge the church of the scandal that has arisen.

There are fourteen names signed to the presentment, among them those of two well-known laymen in this city. The signers include the vestrymen of St. John's Church, in Huntingdon, Pa., of which Dr. Irvine was rector when he was unfrocked by Bishop Talbot.

Not Deposed for Immorality. A statement just issued denies that Dr. Irvine was deposed for immorality, denies that for twenty years he was under the ban of ecclesiastical discipline, and denies that he was ever suspended or inhibited as charged in this letter.

Referring to a statement in the letter that eight bishops had held charges against Dr. Irvine, Mr. Noble says the presenters disagree with this, and adds that Dr. Irvine denies that Bishop Burgess ever made a charge of any kind against him, as alleged, according to a copy of the Upjohn letter.

The presentment is based almost entirely upon the now famous "Upjohn letter." This letter was written by Bishop Talbot in 1902, and would probably have never fallen into the hands of the influential men behind Dr. Irvine had not the bishop, intent upon his controversy with the unfrocked priest, forwarded a copy of it last summer to the Rev. Dr. John Fulton, of Philadelphia, editor of the Church Standard, an official organ of the Episcopal Church.

Covers the Entire Ground. The presentment, covering a dozen pages of typewritten legal cap, is divided into four separate and distinct charges, as follows:

"Crime-to wit, a criminal libel," "immorality-to wit, false statements," "breach of ordination and consecration vows" and "conduct unbecoming a bishop."

Under each charge are grouped specifications, which add "lying," "falsification" and "circulation of untrue, malicious and defamatory reports" to the sum of accusations.

The first specification declares: "The said presenters do hereby present the said Right Reverend Ethelbert Talbot, D. D., LL.D., Bishop of Central Pennsylvania, as guilty of a crime."

In that he, the said Ethelbert Talbot, being Bishop of the Protestant Episcopal Church in the Diocese of Central Pennsylvania, did on St. Paul's Day, Jan. 25, 1902, at Washington, D. C., compose and publish a letter, being a false, scandalous, defamatory and malicious libel of and concerning Rev. Ingram N. W. Irvine, D. D., by sending the same to Rev. Samuel Upjohn, D. D., at Philadelphia, a priest of the Diocese of Pennsylvania and President of the Catholic Club."

Accused of Lying.

"Under heading of lying the presentment reviews at great length the excommunication of Mrs. Elliott and the alleged conspiracy between the bishop and the woman to depose Irvine; this in refutation of Bishop Talbot's statement in the Upjohn letter that 'all his (Irvine's) talk about a divorced woman being excommunicated and then restored by me is baseless.'"

"The presentment quotes as false the statement of Bishop Talbot in the Upjohn letter, which reads: 'That not one of the questions which he tries to make capital of was ever mentioned or referred to in his trial, but that both the Committee of Inquiry and the Court found such a horrible condition at Huntingdon that they confined themselves entirely to the evidence there abundantly given.'"

"Specifications Nos. 3 and 4 charge Bishop Talbot with falsification in the Upjohn letter, by writing the sentence: 'That Irvine has been thirty years in the ministry and twenty of those years has been under the ban of ecclesiastical discipline.' In specification 3 the charge applies to the letter as addressed to the Rev. Dr. Upjohn and in specification No. 4 to the copy mailed to the Rev. Dr. Fulton.

## The Verdict

of the people cannot be consistently disputed.

4,996 Positions

were offered readers of The World's Help Wanted Columns last week—a gain of 1,640 offers over the corresponding week a year ago.

You better "vote" with the pollsters.

## CLUBBER IS NOW UP FOR MURDER

Policeman Who Is Under Indictment for Attacking a Reporter Is in the Tombs Accused of Deliberate Homicide.

CASE IS THE KILLING OF A NEGRO WATCHMAN.

McLaughlin Was Exonerated by a Coroner's Jury, but Jerome Began Investigation and Indictment Followed.

Policeman Frank H. McLaughlin, of the West Sixty-eighth street station, who committed an unprovoked assault on James P. Robbins, a reporter, a week ago, was committed to the Tombs to-day, charged with murder in the first degree, as the result of the killing of J. W. Patterson, a negro watchman, who he shot in the back on the night of May 27 last.

McLaughlin was arrested on a warrant obtained by Mr. Jerome and arraigned before Judge Cowling in General Sessions this afternoon. Both he and his counsel, Mr. Cohen, believed that the charge had grown out of the clubbing of the reporter, and when the District Attorney launched his murder charge the patrolman turned pale and had to be supported at the railing.

Exonerated by Coroner's Jury. He had been exonerated of the killing of Patterson by a Coroner's jury, and had never received any inkling that Mr. Jerome and his assistants had been working on the case ever since. The evidence had not been whipped into shape for the Grand Jury before the assault on the reporter, and coincident with the presentation of that case the murder charge was brought.

Louis Stuyvesant Chandler is chief counsel for McLaughlin, but he was engaged in Westchester County to-day and turned the case over to Mr. Cohen. When the policeman was arraigned the lawyer, ignorant of the murder charge, said:

"If Your Honor please, I will ask that the pleading in this case (thinking of the Robbins case) be postponed for several days. I believe that the charges in this case are in the first degree."

Mr. Jerome then arose and replied:

"A Charge of Murder. Your Honor, I have absolutely no objection to a postponement of the assault case, but that is not the charge now before the Court. This man has been arrested on a warrant charging him with murder in the first degree, the brutal and unprovoked killing of a negro last May. The Grand Jury has been examining witnesses in the matter for several days and I was informed by the Foreman to-day that an indictment for murder in the first degree will be returned against the prisoner to-morrow afternoon."

The policeman turned pale, shook his head and foot and grasped the railing for support. He was taken to the floor in a half-faint when a court attendant helped him up. His lawyer simply gaped in amazement at Mr. Jerome, who went on:

First Clubbed the Man. "On the night of May 27 this prisoner, without the slightest provocation, stepped up under a respectable colored man, J. W. Patterson, who was employed as a watchman at Sixty-eighth street and West End avenue, and struck him over the head with his club. In falling the negro grappled with his assailant and during a struggle the man drew his revolver and fired two shots, both inflicting slight injuries. The bullet's victim managed to get his feet on the ground, as he ran this man again and shot him down, the bullet entering his back."

The negro died from his wound on June 6, and a short time afterwards a Coroner's jury exonerated the prisoner. I was not satisfied and began a rigid investigation. That investigation convinced me a deliberate murder had been committed, and the Grand Jury reached the same conclusion. I ask that this man be committed to the Tombs without bail."

The prisoner lurched forward in a dazed way and was led off to the Tombs by two court attendants. His surprised lawyer had not uttered a word of protest.

## BOY A SUICIDE IN JAIL CELL

Locked Up on a Charge of Stealing, He Had Almost Escaped by Clever Plan, and Then Grew Morose.

(Special to The Evening World.) CAMDEN, N. J., Dec. 28.—James Weingarten, an orphan boy fourteen years old, committed suicide by hanging in the county jail here this afternoon.

He was found by the Warden on his rounds shortly before 3 o'clock hanging to a strap which he had cut from the hammock in his cell on which he slept.

Weingarten was raised in St. Vincent's Home, in Philadelphia, and was supposed to be much like the ordinary boy of his years. About two weeks ago he was arrested in this city charged with stealing a pair of trousers from a store, and on Thursday last was sentenced by Judge Joline to the State House for Boys at Jamesburg, N. J.

On Saturday afternoon last he attempted to escape from prison and exercised much ingenuity in his plans. He first cut his bedclothes into strips and made a rope, which he wound around his body. He then climbed over the door and made his way to a screen-covered window.

He worked off two of the bars which guarded the window on the outside and managed to get on the outside sill. Two workmen employed on the new County Court House watched his movements and gave the alarm just as he was about letting himself down.

For the last day or two he has been morose, and would have little or nothing to say to the attendants.

His body was taken to the Morgue, and the Coroner decided that an inquest was not necessary.

## GIRL MURDERED IN RIVERSIDE AND DIAGRAM SHOWING HOW HER NECK WAS BROKEN.



## GIRL MURDERED BY BREAKING NECK

(Continued from First Page.)

approached the proportions of a blizzard and snow along Riverside Drive had drifted to the height of three or four feet.

Edward F. Phillips is the man who says that he saw the woman in the River View Cafe. This place is on the edge of "Little Coney Island." Phillips says that she was with another woman and two men, one of whom was known to the others as "Gene."

The quartet was drinking and the men were ugly. The one known as "Gene" slapped one of the girls in the face. This was the girl who answers the description of the one who died. "Gene" slapped her because she told him that no one but her husband had a right to talk to her as he had.

The quarrel grew so bitter that the waiters were called to stop it, and the man "Gene" left the place. Shortly after the other man and the two women went out.

NIGHT JUST SUITED TO THE CRIME. This was long after midnight and the wind blew the snow along Riverside Drive with blinding force. There were no pedestrians out in that section of the city and murder might have been committed in the loneliness stretches without anyone being the wiser.

Investigation of the crime was balked on Monday by the stupidity of the acting captain of the West One Hundred and Twenty-fifth street station, a sergeant named Liebers. He was in charge when the body was taken to the station-house Monday morning.

The reporters wanted to look at the young woman, but Liebers would not allow it. He said they were "too inquisitive." In answer to questions he said that there were no marks of violence on the body and that it was plainly a case of alcoholism.

"The girl wandered into the park, sat down on a bench and froze to death," he maintained. "That is all there is to it."

The precinct detectives confined themselves to some cursory inquiries in the neighborhood on the theory that the dead woman was a servant who had been unable to get into the house of her employer and wandered into the park. Dr. Weston's autopsy and the testimony of Phillip put a different light on the case.

The woman wore no jewelry and she had no money. A hand-bag which Phillips says he thinks she carried in the River View Cafe was not found. Dr. Weston says that she was probably a married woman and a mother.

DESERTED BY HER COMPANIONS.

Investigation by Evening World reporters this afternoon confirms Phillip's story and appears to show that after leaving the River View Cafe the woman lost her companions. William Casey, the head waiter at the River View, believes that the woman who died had visited the place Sunday night.

"It was about 11 o'clock that she came in with another woman who wore a tan jacket," he says. "There were two young men, who looked to be clerks, with them. The women drank two cocktails and some soft drinks, and the men drank nothing but cocktails. I didn't see any blows struck, but after they went away Phillip told me that one of the men had hit one of the women in the face with his fist."

Edwin Lasalle, the proprietor of a drug store at One Hundred and Tenth street and Broadway, while closing up about 1 o'clock Monday morning noticed a woman dressed in black and wearing a black hat pacing up and down Broadway in front of his store. Later on as he was starting for the Subway station to ride downtown he saw the same woman going through One Hundred and Tenth street toward Riverside Drive. She was crying. He saw her turn north on the drive and is certain that it was she who was found dying later in the park.

The police have a report that at 1 o'clock Monday morning a woman rang the bell at the Riverview Cafe and asked to be admitted. She was not allowed to enter because she was not escorted.

## TAKE 'EM DOWN, TUGBOAT SUNK IN A COLLISION SAYS MAYOR

Tells Commissioner Pallas to Obey Courts and Get Rid of Park Fence "Ads"—No Call for Any Further Fighting.

Mayor McClellan wrote to Park Commissioner Pallas to-day reminding him of the Supreme Court decision about park signs, and suggesting that it is about time the Commissioner took some steps to carry out the terms of the decision.

"Sir, I beg to call your attention to the decision of Mr. Justice Scott on the question of the right of the Commissioner of Parks to permit the use of the fence around Bryant Park for advertising purposes."

"I have refrained from expressing my opinion on the subject because I did not wish to interfere with the details of your administration. Now, however, since the Court has, in a very well reasoned opinion, eliminated any consideration of taste or profit and determined that such use of the park fence is unlawful, I would respectfully suggest that you take steps to comply with the decision."

"It does not strike me that the principles involved should require more express enforcement or in the public interest be subjected to the chance of being reversed on appeal. Respectfully, 'GEORGE B. McCLELLAN, Mayor.'"

Headache from Cold. Laxative Bromo Quinine removes the cause. To get the genuine, call for the full name and look for the signature of Dr. W. D. Briggs, M. D.

## CLEMENT CASE IS THROWN OUT

Woman Who Beat Her Husband with an Umbrella at "L" Road Station Is Released in Court.

Mrs. Albert Clement, of No. 120 East Twenty-eighth street, who entertained a large crowd of reporters by beating her husband with an umbrella on the Twenty-eighth Street station of the Sixth avenue elevated road, almost creating a riot among the men and women who wanted to assist her in doing him up, was to-day in the Jefferson Market Police Court. Clement was there, too, and when he observed that his wife still carried the umbrella with which she did such effective work, took a position as far away from her as possible, manoeuvring constantly to keep at least one policeman between himself and the woman.

The dispute of the Clements was one of the most entertaining sights that the Sixth avenue shoppers have had offered them for a long time. They met at the foot of the station steps, after several months in which they have not seen each other. Mrs. Clement said things to her husband. She said them so loud that a crowd collected. Clement took to the stairs and ran up to the platform, hoping to get away. The platform was crowded, but Mrs. Clement would not let him go. She went through the crowd and came to the stairs. She saw her husband and she began to pounce on him.

The crowd began to sympathize with Mrs. Clement. Men and women called him a brute, as his wife rained blows upon him. Finally some people got so maddened that Clement informed them that his wife had deserted him after married life had been on for several months. He said that she was a bad mother and that he was really the injured party in every way. The crowd would not believe him and things were looking equally ugly when a motorman blew his whistle for help and two detectives ran up the stairs to rescue Clement.

Magistrate Flannery gave such a hearing to-day. Mrs. Clement had a large crowd of reporters following her. She said that she was a bad mother and that she was really the injured party in every way. The crowd would not believe her and things were looking equally ugly when a motorman blew his whistle for help and two detectives ran up the stairs to rescue Clement.

Clement said that he and his wife lived together with his mother, a Mrs. Blahel, at Corona, L. I., until several months ago, when she inherited an estate in France. He went abroad to get the money and settle up things generally, and his mother went with him. They left Mrs. Clement, he said, to break up housekeeping and store the furniture, all of which belonged to his mother. When they returned, he said, Mrs. Clement refused to live with him, and he learned that she had sold the furniture for \$500.

Mrs. Clement started to say something, but Mrs. Blahel spoke up and said that she was a bad mother and that she was really the injured party in every way. The crowd would not believe her and things were looking equally ugly when a motorman blew his whistle for help and two detectives ran up the stairs to rescue Clement.

The magistrate refused to listen to anything further. He said it was a civil case and threw it out of court. No charge of assault or of disorderly conduct was made against Mrs. Clement, and the Magistrate refused to entertain the charge of grand larceny.

CREW DRIVEN TO FROZEN RIGGING.

(Continued from First Page.)

from the decks, they took to the rigging for safety. All about the steamer were shoals on which the waves boiled and roiled, rendering it impossible for the men aboard to even attempt to risk a boat among them.

Finally under the force of a furious wave the vessel was lifted and appeared to turn over to the right. The men who had been clinging to the masts could no longer be seen and it was surmised that they had been washed into the sea.

An night closed in the steamer was going to pieces and there was no sign of the crew.

The first news of the wreck that reached this city came to the Weather Bureau at 10:30 A. M., the message reading:

"A large three-masted steamer, with Cor funnel, has just been sighted on Diamond Shoal, eight miles off shore, apparently in distress and in need of immediate assistance. It is not known positively whether the ship is ashore or out in the shoals and is in a dangerous position. The steamer showed a light about 5 o'clock this morning and evidently has been in her present position since that hour."

"She lies head up to the land, and appears to be on the outer end of the diamond. The sea is very rough, with a high south-west wind, and it is impossible for the life-saver to render any assistance, as the surf boats cannot be gotten off the beach."

The vessel appears to be an American junk steamer, lumber laden.

CASHIER A SUICIDE.

TERRE HAUTE, Ind., Dec. 28.—Tarlin Thompson, fifty-two years old, for ten years cashier of the Coal Bluff Mining Company, killed himself in his office to-day, by shooting himself in the head while standing in front of a looking glass. He leaves a wife and four children. No cause for his act is known. Thompson left several letters making allusion to his personal troubles.

## FRIENDS CLAIM SUICIDE'S BODY

Women Who Knew Unfortunate Cecilia Moss When She Was in Washington Come Here to Arrange for Her Burial.

JOCKEY HOAR TELLS STORY TO THE CORONER.

Girl Came Here with Him in November and He Accompanied Her to House Where She Ended Life by Leap from Window.

Two young women from Washington who knew the unfortunate Cecilia Moss, who killed herself by jumping from a window at No. 202 West Forty-sixth street, came here to arrange for her burial this afternoon. They gave their names as Charlotte Carter, of No. 183 Ohio avenue, and May Harrington, of No. 142 C street, N. W.

John J. Hoar, the jockey, in whose company the girl had been for some time, made this statement to Coroner Scholer to-day:

"The girl's name is Cecilia Moss, and she came from Lancaster, Pa. I met the girl first in the boarding-house of Mrs. Myrtle Ray, in Washington, D. C., on Nov. 27. The last of November we came here and went to the Minot Hotel, where we were given Room 77 under the name of 'Mr. and Mrs. John Hall.'"

"On Dec. 26 we left and she went to No. 202 West Forty-sixth street, the boarding-house of Mrs. Webb. I have never been at Mrs. Webb's house, on Monday, 26, at 9 P. M., I telephoned Mrs. Webb's and got Cecilia on the 'phone and asked her how she liked the place and was getting along. She said she liked it and was getting along fine. She wanted to know if I could come to see her that night. I replied, 'Not tonight.'"

"At 1:30 o'clock that night, four and a half hours later, I called her up again and asked that Cecilia be informed that I would call shortly. An officer told me to come right down as the girl was very sick. I cannot, in no way, account for her act."

## HIS HOME WAS TOO BLISSFUL

That Is, There Was Too Much of George Bliss in It. So God-fried Andreas Got a Warrant for His Arrest.

The home of Godfried Andreas, of No. 24 Ansell street, Williamsburg, proved a lodestone for Charles Bliss, of No. 187 Division avenue, even after he was let go in Judge Newburger's court, where Mrs. Andreas had been onarged with bigamy in marrying him.

Bliss was in the Lee Avenue Court to-day charged with having unlawfully entered the same home in an attempt to see Mrs. Andreas.

Andreas told the Magistrate that Bliss was trying to steal his wife from him. So successful had he been at the beginning of the year in this respect that the husband was in great fear the same thing might happen again.

Five years ago, according to Andreas, Bliss was taken into the Andreas home. Andreas being a busy man often left his friend and his wife together. The husband told some of his troubles as follows:

"He knifed me while I was out working. Last January he got my wife to go to Harlem with him and they were married in a German church. I discovered their whereabouts and had Bliss arrested. The woman was convicted, but as I promised to take her home Judge Newburger let her go. The man was told that unless he remained away from my wife a warrant for his arrest would be issued."

"That's just what he didn't do. I saw him leaving one day as I was returning home. He climbed over my back fence to see my wife, too. Now, I think he ought to be punished. The warrant was issued last July, but Bliss could not be found until a few days ago when he was located at the house of Mrs. Kewon, of No. 181 Union avenue, to whose daughter he is engaged. The prospective mother-in-law went his bail to-day in the sum of \$300."

## CANDY SPECIAL FOR NEW YEAR'S. COUNTER GOODS, LB., 20c.

THE LARGEST LINE IN THE CITY.

WEDNESDAY ONLY:

MOLASSES CREAM LUMPS.....lb. 10c  
ASSORTED FRUIT AND NUT CHOCOLATES.....lb. 15c

THURSDAY ONLY:  
BUTTER SCOTCH CHOCOLATE AND WALNUT WAFERS.....lb. 10c  
ASSORTED FRUIT AND NUT CHOCOLATES.....lb. 15c

SPECIAL FOR DEC. 28th, 29th, 30th, 31st:  
ONE POUND BOX OF OLD-FASHIONED HERSHEY'S SUGAR.....10c  
OLD-FASHIONED CANDY.....10c

BUTTER PEANUT BRITTLE.....10c  
SPECIAL MIXED CANDY—CONSISTING OF VANILLA CHOCOLATE, CREAM DROPS, CREAM PEANUTS, DATES, FRUIT JELLIES, BONBONS.....13c  
FRENCH PEANUTS.....25c

HIGH-GRADE BONBONS, CHOCOLATES, LATE GLACE FRUIT, &c., &c. 25c  
HIGH-GRADE CHOCOLATES.....25c  
SCORE OF KINDS.....25c

An Immense Showing of MOTTO PAPERS, COSTUME MOTTOES, VERSES, FAVORS, &c., &c. We will deliver 100 at the following rates: Manhattan, 10c. Brooklyn, Jersey City, Hoboken or the Bronx, 15c. No Goods sent C. O. D.

54 BARCLAY ST. COR. WEST 54th ST. 29 CORTLANDT ST. COR. CHURCH ST.

## DEATH REVEALS A MILLIONAIRE

Neither Friends Nor Family Suspected Lawson Was Worth More Than \$200,000, but Estate Foots Up \$1,500,000

BULK OF PROPERTY IN CASH AND SECURITIES.

Kept Bag and Burlap Store on Whitehall Street and Carefully Kept Secret of Wealth—Four Children to Divide It.

The moderate fortune which Jacob Lawson, of No. 345 Hoyt street, Brooklyn, whose bag and burlap store, at Nos. 40-42 Whitehall street, Manhattan, was well known to mariners, left to his children has been found to amount to \$1,500,000.

It was thought at the time of his death that his personal and real property would amount, at the most, to \$200,000.

In a petition filed to-day in the Surrogate's Court, Brooklyn, for probating of the will, James S. William S. and Edward J. Lawson, the three sons, and Mrs. Euphemia Warren, the only daughter of the dead millionaire, ask that the estate be distributed. It is said there are securities left which are worth \$1,000,000. The other half a million is invested in real estate.

Lawson met his death under somewhat tragic circumstances. While sleeping in a big chair the rubber tube attached to a heat radiator became disconnected in some way and he was asphyxiated.

None of Lawson's friends knew how wealthy he was. The members of his own family were greatly surprised when they discovered that their father had been one of New York's hidden millionaires till death revealed his secret.

NEW-YEAR GIFTS FOR POLICE CAPTAINS.

McAdoo Has Them Ready in the Shape of Transfers, Most of Which Go to Brooklyn.

Police Commissioner McAdoo has a New Year's present in store for a number of Captains. There will be at least a half dozen transfers announced on Friday. The wise ones at headquarters say they will not effect the island of Manhattan, as the Commissioner has been giving all his time and attention to Brooklyn of late.

The Commissioner has received the report of Capt. Husey, of the West Forty-seventh street station, on the Celia Moss suicide, saying there is no mystery in it, but making a request for an extra precinct detective to station on Forty-sixth street, between Sixth and Seventh avenues, which street he now thinks is in need of constant watching. The plan is to shift detectives there every week. The Commissioner is considering the matter.

No More Substitutes for Coffee

Tannin and Caffeine, the poisonous elements in Coffee, have been eliminated from

Digesto Coffee

We offer to the world REAL Coffee that is HARMLESS and gives PERFECT SATISFACTION.

If you cannot get it at your grocer's send us your order and we will mail you a sample package. Digesto Coffee Co., 32 Union Square, East, New York, U. S. A.

DIED.

GOIN, ON Dec. 27, 1904, CHARLES E. GOIN, at his residence, 172 Nassau st., Brooklyn.

Funeral on his last residence on Thursday at 2 P. M. Relatives and friends invited to attend.

HELP WANTED—MALE.

SPECIAL MEETING, Brooklyn Union Fruit and Nut Chocolate Co., 31 av. JOHN GILL, President. T. J. Mulligan, Delegate.

## WATERS PIANOS

We now offer the largest and most elegant stock of Waters Pianos we have ever shown in sixty years.

Don't fail to hear and examine them!

We can certainly suit you as to tone and quality, and satisfy you as to prices and terms.



\$225 to \$400.

Payments from \$6 to \$10 per month, without interest.

We also offer a beautiful new piano—style 85, Chester—which we highly recommend and fully warrant—for

\$190

on payments of only \$5 per month. Stool, cover, tuning and delivery free.

All three stores will be

Open Evenings until January 1st.